UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA

MICHAEL McCOY,)
Movant,)
VS.) 1:11-cv-1163-SEB-DML
UNITED STATES OF AMERICA.) CA #11-3200

Entry Discussing Request to Proceed on Appeal In Forma Pauperis

The movant seeks leave to proceed on appeal without prepayment of the appellate fees of \$455.00. An appeal may not be taken *in forma pauperis* if the trial court certifies that the appeal is not taken in good faith. 28 U.S.C. § 1915; see *Coppedge v. United States*, 369 U.S. 438 (1962). "Good faith" within the meaning of § 1915 must be judged by an objective, not a subjective, standard. *See id.* There is no objectively reasonable argument the movant could present to argue that the disposition of this action was erroneous. In pursuing an appeal, therefore, the movant "is acting in bad faith . . . [because] to sue in bad faith means merely to sue on the basis of a frivolous claim, which is to say a claim that no reasonable person could suppose to have any merit." *Lee v. Clinton*, 209 F.3d 1025, 1026 (7th Cir. 2000). Accordingly, his appeal is not taken in good faith, and for this reason his request for leave to proceed on appeal *in forma pauperis* [10] is **denied.**

IT IS SO ORDERED.

Date:	11/28/2011	
		Tarde Evens Barker

Distribution:

SARAH EVANS BARKER, JUDGE United States District Court Southern District of Indiana

Michael McCoy No. 4093-028 United States Penitentiary P.O. Box 1000 Leavenworth, KS 66048-1000

11/00/0011